



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

RECEIVED

MAY 1 1 1999

Case: 10915R

Serial No.: 08/447,717

Filed: May 23, 1995 Group 2700

Group Art Unit: 2775

Examiner: Luu, M.

Title: ACTIVE MATRIX ELECTROLUMINESCENT DISPLAY AND METHOD

OF OPERATION

ASSISTANT COMMISSIONER FOR PATENTS Washington, D. C. 20231

SIR:

I believe that no additional claim fee is required for the accompanying amendment. My belief is based upon the following calculations:

<u>Independent</u>

| Claims now pending Less: Highest number of claims previously | 6 | 21 | | |
|--|-------------------|----------------------|------|--------|
| paid for | 6 | 21 | | |
| Fee due: | <u>0</u> x \$78.0 | 0 + <u>0</u> x \$18. | 00 = | \$0.00 |
| Fee for newly | added multiple de | ependent claims | | \$0.00 |
| Reduction in o | claim fee due to | small entity | | \$0.00 |
| | | Total fee due | | \$0.00 |

In the event I am mistaken and a fee is due, kindly charge that fee to deposit account number 20-0782. To facilitate that charge, a duplicate copy of this letter is enclosed herewith.

Respectfully

5-3-99

Moser Jr., Attorney

Total claims

Reg. No./34,682 (732) 53**0-9**404

Thomason & Moser Attorneys at Law 2-40 Bridge Avenue P. O. Box 8160 Red Bank, New Jersey 07701

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Group 2700

Applicant: Stewart

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SIR:

AMENDMENT

In response to the Office Action dated February 2, 1999 (Paper No. 19), the applicant offers the following remarks.

REMARKS

In view of the following discussion, the applicant submits that none of the claims now pending in the application is anticipated under the provisions of 35 U.S.C. § 102 or obvious under the provisions of 35 U.S.C. § 103. Thus, the applicant believes that all of these claims are in allowable form.